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Thunder Studios, Inc. and Rodric David

UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

THUNDER STUDIOS, INC.;
RODRIC DAVID,

CASE NO.: 2:17-cv-00871 AB (SSx)

Plaintiffs,
v.

JOINT VERDICT FORM

Date: December 4, 2018
Time: 8:30 a.m.
Judge: Hon. Andre Birotte, Jr.
Ctrm.: 7B

CHARIF KAZAL; TONY KAZAL;
ADAM KAZAL; AND DOES 1 TO
100, INCLUSIVE.

Defendants.

Pursuant to the Court’s Order re Jury/Court Trial, Plaintiffs Thunder Studios, Inc. and Rodric David (collectively, “Plaintiffs”) and Defendants Charif Kazal, Tony Kazal, and Adam Kazal (collectively, “Defendants”) respectfully submit their Joint Verdict Form.

VERDICT FORM

We answer the questions submitted to us as follows:

Thunder Studios, Inc.'s Claim for Copyright Infringement

1. Has Thunder Studios, Inc. proven that it owns copyrights in the following photographs:

Name of Photograph	Yes	No
audi-r8-dec-13		
rodric-david-orange-mclaren		
rodric-david-thunder-studios-office		
rodric-david-la-clippers-lexus		
rodric-david-yellow-mclaren		
rodric-david-tesla-p90d		
rodric-david-channel-west-coast		
Rodric-David-Meeting-Distribution-101- RD_Featured_Image-4-18-2016		
IMG_2584		
Rodric-David-Official-Portrait-Headshot-Thunder- Studios-CEO		
Tyga-and-Rodric-David-at-Thunder-Studios-Web		
thunder-digital-media-rodric-david-carey-martell_		
rodric-david-toyota-hydro-car		

2. Below is a chart that identifies each allegedly infringed photograph.

Identify:

- (1) whether Charif Kazal is liable for that photograph's infringement;
 - (2) whether Charif Kazal committed copyright infringement willfully or out of ignorance/by accident;

1 (3) the amount of damages, if any, owed by Charif Kazal to Thunder Studios,
 2 Inc. for that photograph's infringement.

3 (4) whether Tony Kazal is liable for that photograph's infringement;

4 (5) whether Tony Kazal committed copyright infringement willfully or out of
 5 ignorance/by accident;

6 (6) the amount of damages, if any, owed by Tony Kazal to Thunder Studios, Inc.
 7 for that photograph's infringement.

8 (7) whether Adam Kazal is liable for that photograph's infringement;

9 (8) whether Adam Kazal committed copyright infringement willfully or out of
 10 ignorance/by accident;

11 (9) the amount of damages, if any, owed by Adam Kazal to Thunder Studios,
 12 Inc. for that photograph's infringement.

13 (10) the total amount of damages, if any, owed to Thunder Studios, Inc. for that
 14 photograph's infringement.

Name of Photograph	1 Charif Liable?	2 Charif Willful or Ignorant?	3 Charif Damages?	4 Tony Liable?	5 Tony Willful or Ignorant?	6 Tony Damages?	7 Adam Liable?	8 Adam Willful or Ignorant?	9 Adam Damages?	10 Total Damages?
audi-r8-dec-13										
rodric-david-orange-mclaren										
rodric-david-thunder-studios-office										
rodric-david-la-clippers-lexus										
rodric-david-yellow-mclaren										
rodric-david-tesla-p90d										
rodric-david-channel-west-coast										
Rodric-David-Meeting-Distribution-101-RD_Featured_Image-4-18-2016										
IMG_2584										

1	Rodric-David- Official-Portrait- Headshot-Thunder- Studios-CEO									
2	Tyga-and-Rodric- David-at-Thunder- Studios-Web									
3	thunder-digital- media-rodric-david- carey-martell_									
4	rodric-david-toyota- hydro-car									
5										
6										
7										
8										

Rodric David's Claim for Stalking

9 3. Has Rodric David proven his claim of stalking against Charif Kazal?

10 Yes: _____ No: _____

11 4. Has Rodric David proven his claim of stalking against Tony Kazal?

12 Yes: _____ No: _____

13 5. Has Rodric David proven his claim of stalking against Adam Kazal?

14 Yes: _____ No: _____

15 6. What amount of compensatory damages, if any, do you award to Rodric
16 David and against Charif Kazal for stalking:

17 Amount: _____

18 7. What amount of compensatory damages, if any, do you award to Rodric
19 David and against Tony Kazal for stalking:

20 Amount: _____

21 8. What amount of compensatory damages, if any, do you award to Rodric
22 David and against Adam Kazal for stalking:

23 Amount: _____

24 9. Did Charif Kazal engage in the conduct with malice, oppression, or fraud?

25 Yes: _____ No: _____

26 10. What amount of punitive damages, if any, do you award to Rodric David
27 and against Charif Kazal?

28 Amount: _____

11. Did Tony Kazal engage in the conduct with malice, oppression, or fraud?

Yes: _____ No: _____

12. What amount of punitive damages, if any, do you award to Rodric David and against Tony Kazal?

Amount: _____

13. Did Adam Kazal engage in the conduct with malice, oppression, or fraud?

Yes: _____ No: _____

14. What amount of punitive damages, if any, do you award to Rodric David and against Adam Kazal?

Amount: _____]

Once this verdict form is completed, the foreperson of the jury should sign and date on the lines below.

Dated: _____

Jury Foreperson

Jury Foreperson

1
2
3 Dated: October 26, 2018

LAW OFFICES OF SETH W. WIENER

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5

6 By: _____
7

8 Seth W. Wiener
Attorney for Plaintiffs
THUNDER STUDIOS, INC. and
RODRIC DAVID

9 Dated: October 26, 2018

10 THE TAYLOR LAW FIRM
11 /S/
12

13 By: _____
14 Benjamin Taylor
15 Attorney for Defendants
16 CHARIF KAZAL, TONY KAZAL, ADAM
17 KAZAL

SIGNATURE ATTESTATION

I hereby attest that all signatories listed above, on whose behalf this document is submitted, concur in the filing's content and have authorized the filing.

18 Dated: October 26, 2018

19 LAW OFFICES OF SETH W. WIENER
20 
21

22 By: _____
23

24 Seth W. Wiener
25 Attorney for Plaintiffs
26 THUNDER STUDIOS, INC.; RODRIC DAVID
27
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